	House Amendment NO	•
	Offered By	
1 2 3	AMEND House Committee Substitute for House Bill No. 132, Page 1, Line 3 in the Title, by deleting the words "motor fuel tax exemptions" and inserting in lieu thereof the word "taxation"	ı"; and
4 5	Further amend said bill, Page 4, Section 142.815, Line 111, by inserting after all of said section line the following:	n and
6 7	"144.025. 1. Notwithstanding any other provisions of law to the contrary, in any retail	sale
8	other than retail sales governed by subsections 4 and 5 of this section, where any article on wh	
9	sales or use tax has been paid, credited, or otherwise satisfied or which was exempted or exclu-	
0	from sales or use tax is taken in trade as a credit or part payment on the purchase price of the a	
1	being sold, the tax imposed by sections 144.020 and 144.440 shall be computed only on that pe	
2	of the purchase price which exceeds the actual allowance made for the article traded in or exch	
3	if there is a bill of sale or other record showing the actual allowance made for the article tradec	
4	exchanged. Where the purchaser of a motor vehicle, trailer, boat or outboard motor receives a	rebate
5	from the seller or manufacturer, the tax imposed by sections 144.020 and 144.440 shall be con	nputed
6	only on that portion of the purchase price which exceeds the amount of the rebate, if there is a	bill of
7	sale or other record showing the actual rebate given by the seller or manufacturer. Where the	
8	trade-in or exchange allowance plus any applicable rebate exceeds the purchase price of the	
9	purchased article there shall be no sales or use tax owed. This section shall also apply to motor	r
0	vehicles, trailers, boats, and outboard motors sold by the owner or holder of the properly assig	ned
1	certificate of ownership if the seller purchases or contracts to purchase a subsequent motor veh	
2	trailer, boat, or outboard motor within one hundred eighty days before or after the date of the s	
.3	the original article and a bill of sale showing the paid sale price is presented to the department	
4	revenue at the time of licensing. A copy of the bill of sale shall be left with the licensing office	
.5	Where the subsequent motor vehicle, trailer, boat, or outboard motor is titled more than one hu	
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7	pursuant to this section shall be made if the person titling such article establishes that the purch	
8	contract to purchase was finalized prior to the expiration of the one hundred eighty-day period	
9	2. As used in this section, the term "boat" includes all motorboats and vessels, as the te	rms
0 1	"motorboat" and "vessel" are defined in section 306.010. 3. As used in this section, the term "motor vehicle" includes motor vehicles as defined	in
	Action Taken Date	

section 301.010, recreational vehicles as defined in section 700.010, or a combination of a truck as defined in section 301.010, and a trailer as defined in section 301.010.

- 4. The provisions of subsection 1 of this section shall not apply to retail sales of manufactured homes in which the purchaser receives a document known as the "Manufacturer's Statement of Origin" for purposes of obtaining a title to the manufactured home from the department of revenue of this state or from the appropriate agency or officer of any other state.
- [5. Any purchaser of a motor vehicle or trailer used for agricultural use by the purchaser shall be allowed to use as an allowance to offset the sales and use tax liability towards the purchase of the motor vehicle or trailer any grain or livestock produced or raised by the purchaser. The director of revenue may prescribe forms for compliance with this subsection.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.